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Attorneys for Defendants, Counterclaimants, and Crossclaimants, Philip Brewer and Summer Bay Resorts Crown Club, LLC; and Plaintiff in Intervention Summer Bay Sales and Marketing, LC

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

* * *

BLUE MOON MARKETING, LLC.,

Plaintiff,

VS.

SCOTT MATTHEWS, an individual; TRAVEL EXCURSION NETWORK, LLC, a Florida limited-liability company; 4 STAR HOLDINGS, LLC, a Florida Limited Liability Company; ALLAN R. LEFFLER, an individual; TRACY L. LEFFLER, an individual; PRESTIGE TRAVEL SYSTEMS, INC., a Florida corporation; RON LASCALA, an individual; SUMMER BAY RESORTS CROWN CLUB, LLC, a Florida limited liability company; PHILLIP BREWER, an individual; WESTGATE RESORTS, LTD., a Florida limited partnership; WESTGATE RESORTS, L.L.C., a Florida limited-liability company; WESTGATE RESORTS, INC., a Florida corporation; RW ADVERTISING, INC., an Illinois corporation; REVENUE FRONTIER, LLC, a California foreign limited-

liability company; CALL SERVICES

INTERNATIONAL, LLC, a Florida Limited

CASE NO. 2:13-cv-2238-JAD-GWF

STIPULATED PROTECTIVE ORDER

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1	Liability Company; and DOES 1-10, inclusive,						
2	Defendants.						
3	SUMMER BAY SALES AND MARKETING, LC, a Florida limited liability company,						
4	Intervenor,						
5	,						
6	VS.						
7	BLUE MOON MARKETING, LLC; SCOTT R. MATTHEWS, an individual; TRAVEL SHOPPING NETWORK, LLC; BRIAN						
8	MACGREGOR, an individual,						
9	Defendants.						
10	AND RELATED CLAIMS						

IT is STIPULATED AND AGREED by and between the parties, acting through their counsel, pursuant to FRCP 26(c) and LR 16.1-4. as follows:

- 1. Disclosure and discovery activity in this action are likely to involve production of confidential, proprietary or private information for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation may be warranted. Accordingly, the parties hereby stipulate to and petition the Court to enter the following Stipulated Protective Order. The parties acknowledge that this Order does not confer blanket protections on all disclosures or responses to discovery and that the protection it affords from public disclosure and use extends only to the limited information or items that are entitled to confidential treatment under the applicable legal principles.
- 2. The parties may designate as confidential any document or evidence produced in discovery which relates in any manner to non-public information that a party alleges is confidential, private, proprietary or trade secret material. Such designation shall occur by stamping "CONFIDENTIAL" to each page that contains protected material.
- 3. Documents designated confidential pursuant to paragraph 1 may be distributed only to (a) a party or counsel of record for the parties and by them to their staffs; (b) deponents during the course of their depositions; (c) deposition notaries and their staff; (d) a party's retained experts; and, (e) professional vendors i.e. persons or entities that provide litigation

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support services (e.g., photocopying, videotaping, translating, preparing exhibits or demonstrations, and organizing, storing, or retrieving data in any form or medium) and their employees and subcontractors.

- Documents designated confidential pursuant to paragraph 2 and disclosed to persons described in paragraph 3 shall be treated by them as confidential, for use solely in this lawsuit. Such documents, or the contents thereof, shall not be disclosed to anyone to whom access to such documents is not permitted under paragraph 3. Documents designated confidential may be used by them solely in this litigation, and for not for any other purpose.
- 5. No copies of documents designated confidential shall be made except by a party's counsel of record. Any counsel making or causing to be made copies of confidential documents shall maintain all copies within his/her possession or within the possession of those entitled to access to confidential documents under paragraph 3.
- 6. Prior to dissemination of documents designated confidential or the contents thereof to a person described in paragraph 3, that person shall:
 - (i) Be advised by counsel making such dissemination of the terms of this Stipulation and Protective Order;
 - (ii) Read this Stipulation and Protective Order; and
 - Sign the "Acknowledgement and Agreement to Be Bound" that is attached hereto (iii) as Exhibit A thereby becoming subject to this Stipulation and Protective Order.
- 7. Any brief, memorandum, or other document submitted to the Court by a party that discloses information contained in a confidential document shall be filed under seal, unless otherwise ordered by the Court.
- 8. To the extent that documents designated confidential are used as deposition exhibits or are referred to in the course of depositions, that portion of the transcript of such depositions shall be treated as confidential and shall be filed under seal.
- 9. If any party intends to offer into evidence or otherwise disclose in open court any document designated confidential, counsel for the proponent shall give reasonable notice of such intention to the party that designated the document as confidential, who may take such steps as

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are reasonably necessary and approved by the Court to preserve the confidentiality of such document.

10. The inadvertent production by any party in the course of discovery of a document subject to a claim of attorney client privilege, work product, or other statutory or court-ordered confidentiality, will not result in a waiver of any of the foregoing protections in these or any other proceedings, for the produced document.

CHALLENGING CONFIDENTIALITY DESIGNATIONS

- 11. Timing of Challenges. Any party may challenge a designation of confidentiality at any time.
- 12. Meet and Confer. The challenging party shall initiate the dispute resolution process by providing written notice of each designation it is challenging and describing the basis for each challenge. The parties shall attempt to resolve each challenge in good faith and must begin the process by conferring directly
- 13. Judicial Intervention. If the Parties cannot resolve a challenge without court intervention, the designating party may file and serve a motion to retain confidentiality or the challenging party may file a motion challenging a confidentiality designation. All parties shall continue to afford the material in question the level of protection to which it is entitled under the producing party's designation until the Court rules on the challenge.

FINAL DISPOSITION

At the final disposition of this action, counsel has the option to return to the 14. producing party or destroy any and all copies of confidential documents, notes, extracts, summaries, and other materials that contain information derived from documents designated confidential, except as required to be maintained under the lawyer's ethical duties. Final disposition shall be deemed to be the later of (1) dismissal of all claims and defenses in this action, with or without prejudice; and (2) final judgment herein after the completion and exhaustion of all appeals, rehearings, remands, trials, or reviews of this action, including the time

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Submitted by:

By:

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EXHIBIT A

ACKNOWLEDGEMENT AND AGREEMENT TO BE BOUND									
Ι,		_ [print	or	type	full	name],	, of		
				[prin	t or	type	full		
address], declare under penalty of per	rjury that I have re	ead in its	ent	irety a	nd un	derstand	the		
Stipulated Protected Order that was iss	sued by the United	States Di	stric	t Court	for th	ne Distri	ct of		
Nevada on, 2014,	in the case of Blue	e Moon e	t al.	v. Sco	tt Ma	tthews e	t al.,		
United States District Court, District of	f Nevada, CASE NO	O. 2:13-c	v-223	38-JAI)-GW	•			
I agree to comply with and to	be bound by all t	the terms	of t	his Sti	pulate	ed Prote	ctive		
Order and I understand and acknowled	lge that failure to so	o comply	coul	d expo	se me	to sanc	tions		
and punishment in the nature of conte	empt. I solemnly p	promise t	hat I	will r	ot dis	sclose in	any		
manner any information or item that is	s subject to this Sti	pulated P	rote	ctive O	rder t	o any pe	erson		
or entity except in strict compliance wi	th the provisions of	this Ord	er.						
I further agree to submit to th	e jurisdiction of th	ne United	Stat	es Dis	trict (Court fo	r the		
District of Nevada for the purpose of	enforcing the term	ns of this	Stij	pulated	Prote	ective O	rder,		
even if such enforcement proceedings	occur after terminat	ion of thi	s act	ion.					
Dated:									
City and State where sworn and signed									
S	ignature:			"					
	rinted name:								